§ 121.1002

- (i) The applicant for assistance; and
- (ii) The SBA official with authority to take final action on the assistance requested. That official may also request the appropriate Government Contracting Area Office to determine whether affiliation exists between an applicant for financial assistance and one or more other entities for purposes of determining whether the applicant would exceed the loan limit amount imposed by §120.151 of this chapter.
 - (2) For SBA's 8(a) BD program:
- (i) Concerning initial or continued 8(a) BD eligibility, the following entities may request a formal size determination:
- (A) The 8(a) BD applicant concern or Participant; or
- (B) The Assistant Administrator of the Division of Program Certification and Eligibility or the Associate Administrator for 8(a)BD.
- (ii) Concerning individual sole source 8(a) contract awards, the following entities may request a formal size determination:
- (A) The Participant nominated for award of the particular sole source contract:
- (B) The SBA program official with authority to execute the 8(a) contract; or
- (C) The SBA District Director in the district office that services the Participant, or the Associate Administrator for 8(a)BD.
- (3) For SBA's Certificate of Competency Program, the following entities may request a formal size determination:
- (i) The offeror who has applied for a COC; and
- (ii) The responsible SBA Government Contracting Area Director or the Associate Administrator for Government Contracting.
- (4) For SBA's sale or lease of government property, the following entities may request a formal size determination:
- (i) The responsible SBA Government Contracting Area Director or the Associate Administrator for Government Contracting; and
- (ii) Authorized officials of other Federal agencies administering a property sales program.

- (5) For eligibility to pay reduced patent fees, the following entities may request a formal size determination:
- (i) The applicant for the reduced patent fees: and
- (ii) The Patent and Trademark Office
- (6) For purposes of determining compliance with small business requirements of another Government agency program not otherwise specified in this section, an official with authority to administer the program involved may request a formal size determination.
- [61 FR 3286, Jan. 31, 1996, as amended at 63 FR 31907, June 11, 1998; 63 FR 35739, June 30, 1998]

§121.1002 Who makes a formal size determination?

The responsible Government Contracting Area Director or designee makes all formal size determinations in response to either a size protest or a request for a formal size determination, with the exception of size determinations for purposes of the Disaster Loan Program, which will be made by the Disaster Area Office Director or designee responsible for the area in which the disaster occurred.

§ 121.1003 Where should a size protest be filed?

A protest involving a government procurement or sale must be filed with the contracting officer for the procurement or sale, who must forward the protest to the SBA Government Contracting Area Office serving the area in which the headquarters of the protested concern is located, regardless of the location of any parent company or affiliates.

§121.1004 What time limits apply to size protests?

- (a) Protests by entities other than contracting officers or SBA. (1) Non-negotiated procurement or sale. A protest must be received by the contracting officer prior to the close of business on the 5th day, exclusive of Saturdays, Sundays, and legal holidays, after bid or proposal opening.
- (2) Negotiated procurement. A protest must be received by the contracting officer prior to the close of business on the 5th day, exclusive of Saturdays,

Sundays, and legal holidays, after the contracting officer has notified the protestor of the identity of the prospective awardee.

- (3) Multiple award schedule. On a multiple award schedule procurement set aside for small business, protests will be considered timely if received by SBA at any time prior to the expiration of the contract period (including renewals).
- (b) Protests by contracting officers or SBA. The time limitations in paragraph (a) of this section do not apply to contracting officers or SBA, and they may file protests before or after awards, except to the extent set forth in paragraph (e) of this section.
- (c) Effect of contract award. A timely filed protest applies to the procurement in question even though a contracting officer awarded the contract prior to receipt of the protest.
- (d) *Untimely protests*. A protest received after the allotted time limits must still be forwarded to SBA. SBA will dismiss untimely protests.
- (e) Premature protests. A protest filed by any party, including the contracting officer, before bid opening or notification to offerors of the selection of the apparent successful offer will be dismissed as premature.

§121.1005 How must a protest be filed with the contracting officer?

A protest must be delivered to the contracting officer by hand, telegram, mail, FAX, or telephone. If a protest is made by telephone, the contracting officer must later receive a confirming letter either within the 5-day period in §121.1004(a)(1) or postmarked no later than one day after the date of the telephone protest.

§121.1006 When will a size protest be referred to an SBA Government Contracting Area Office?

- (a) A contracting officer who receives a protest (other than from SBA) must forward the protest promptly to the SBA Government Contracting Area Office serving the area in which the head-quarters of the offeror is located.
- (b) A contracting officer's referral must contain the following information:

- (1) The protest and any accompanying materials;
- (2) A copy of the self-certification as to size:
- (3) Identification of the applicable size standard:
 - (4) A copy of the solicitation;
- (5) Identification of the date of bid opening or notification provided to unsuccessful offerors;
- (6) The date on which the protest was received; and
- (7) A complete address and point of contact for the protested concern.

§121.1007 Must a protest of size status relate to a particular procurement and be specific?

- (a) Particular procurement. A protest challenging the size of a concern which does not pertain to a particular procurement or sale will not be acted on by SBA.
- (b) A protest must include specific facts. A protest must be sufficiently specific to provide reasonable notice as to the grounds upon which the protested concern's size is questioned. Some basis for the belief or allegation stated in the protest must be given. A protest merely alleging that the protested concern is not small or is affiliated with unnamed other concerns does not specify adequate grounds for the protest. No particular form is prescribed for a protest. Where materials supporting the protest are available, they should be submitted with the protest.
- (c) Non-specific protests will be dismissed. Protests which do not contain sufficient specificity will be dismissed by SBA.

§121.1008 What happens after SBA receives a size protest or a request for a formal size determination?

(a) When a size protest is received, the SBA Government Contracting Area Director, or designee, will promptly notify the contracting officer, the protested concern, and the protestor that a protest has been received. In the event the size protest pertains to a requirement involving SBA's HUBZone Program, the Government Contracting Area Director will advise the AA/HUB of receipt of the protest. In the event the size protest pertains to a requirement involving SBA's SBIR Program,